Case: 4:15-cr-00324-HEANABEROR TO FIRE EASTERN DISTRICT OF MISSON APR 14 2016

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Come Naw, Hanif Mujahid ali In Propria Persona Sui Juris, (Not to be Confused with, Nor substituted by Pro'se) authorized Representative/Grantor In behalf of Ex-Relatione/Grantee: Walter Wallace. ("Petitioner) by Special and not general appearance; Hereby petition's this court to "Remove Standby Counsel in the above mentioned cause. In support of this Petition, Petitioner states the following to wit; on December 18, 2015 I was granted the ability to litigate current matter and Public Defender Felicia a. Jones was to act as stanby causel. It was brought to the Courts attention on numerous counts that standby was not providing and an assistance to the alleged

Ja Panhant

Standby Case: 4:15-choose NABSDOCNETON Gled 1947 (Len Page: Stores PageID # 288 The Federal [Glovernment, which is stripping I the ability to properly litigate. In this instant standby Counsel is bias and prejudice to the alleged defendants.

<u>Grannent</u> There has been an irretirably broken clawn lines of Communication between Stanby-Coursel and 1. Standby Coursel has failed to provide adequate and sufficient Tegal Material upon request. Which is adversely and abstructing my ability to properly liligate. Therefore, I believe that Standby-Coursel is conspiring with the [G] overnment Prosecut to convict the alleged defendant. The Sixth amendment Contemplates that Counsel 19ke other detense tools guaranteed by the amendment, shall be an aid to a Willing defendant. Judge Nannette a. Baher is clemostrating to the alleged defendant this is Onconstitutional Court u and that Standby-Counsel was Heart to be an albatross around the alleged defendant nech as well as master. Thrusting an "Meffective Counsel" upon a individual is not only a danger, but a disadvantage in a litigation Specifically the Counsel Provision Speaks of the "assistance of coursel," however a expert coursel is still an assistant of the basic sort.

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The Partof 2032 HEANAR Mec. # PORTHIE CONTINUE Hage & dr's Plage in the Partie of the

Standard Review

Standby-Coursel was never clesion to be a cletriment, Clanger, disvantage, or Ineffective to the albert Clefendant. But an Intricate Mechanics of the law that is suppose to effectively present assistance to a clefendant ingnorant of the law. Let it be noted that Standby-Coursel is suppose to act actively as Co-Coursel this is in an alignment with Mo. Conoto, and I, & 18(a). (Cites Ommitted) The accused can be heard can be heard or defend in Propria Persona and by Courselo

Conclusion

Due to the aforementioned violation's, I hereby request that this Honorable Court terminate standby-Coursel appoint a new standby-Coursel or allow alleged clefendant the ability to utilize the Criminal Justice act funds a paralegal." This is to assist alleged clefendant even out the odds of Multiparty litigation.

Thereater-orangement 2900 stain this request. "In the Interest Of Justice.

<u>Cichnowledgment</u>

CIl Moorish Cimerica National aboriginal Indigenous Divine Being-manifested in human flesh, alo Declare by Virtue of Divine Law; under the Zadiac Constitution an upon the United States Republic Constitution; and upon the honor of our Fore-Mothers and Fore-tathers that the above information is true and correct to the losst of my knowledge and honorable Intent.

Om Danif Mujahid Culi Guthorized Representative, Natural Person Sui Juris In Propria Persona Ex-Relations; Walter W. WALLACE

PERSONAB Doc # 90 Filed: 04/14/16 Page: 5 of 5 PageID #: 291

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I am requesting that this legal clocument be filed with the Court Clerk and Under Ex-Parte for Judicial Review for these parties only;

Cc. Cheif Judge Rochney W. Sippel Coso District Henry E. Gutrey

Certificate of Service

On the 12th day of april, 2016 The Party Submitted
an affidaux of Certificate.